

# **EXHIBIT F**

FORTSON, BENTLEY AND GRIFFIN, P.A.

ELBERT N. WHITMIRE, III, C.P.A.  
G. MARCUS HODGE (GA & SC)  
DAVID K. UNDER  
ROY E. MANOLL, III  
WALTER W. HAYS, JR.  
MICHAEL J. McCLEARY  
V. KEVIN LANG  
TREVOR T. JONES (GA & AL)  
BRICKER S. DAUGHTRY  
DAVID F. ELLISON  
WADE A. SCHUENEMAN  
GREGORY O. DEBACKER  
PARKER C. MORGAN  
ELINORE R. YOUNG

ATTORNEYS AT LAW  
2500 DANIELL'S BRIDGE ROAD  
BUILDING 200, SUITE 3A  
ATHENS, GEORGIA 30606

—  
(706) 548-1151

CHRISTOPHER W. COLLINS  
EMILY K. ESCOE  
LINDSEY B. WOODARD  
ABBEY J. DUHÉ  
JOHNELLE SIMPSON, II  
HANNA C. SCHERER

UPSHAW C. BENTLEY, JR.  
(1924 – 2013)  
EDWIN B. FORTSON  
(1913-2007)  
JOHN E. GRIFFIN  
(1923-2002)  
HERBERT T. HUTTO  
(1933-1998)

February 1, 2023

VIA FEDERAL EXPRESS: 7711 8705 4246  
AND EMAIL: MMerritt@hawleytroxell.com

Michael R. Merritt  
Hawley Troxell Ennis & Hawley, LLO  
422 W. Riverside Ave, Suite 1100  
Spokane, Washington 99201

Re: DDD, Inc. v. Lux Vending, LLC d/b/a Bitcoin Depot

Dear Mr. Merritt:

As you are aware, our firm represents Lux Vending, LLC d/b/a Bitcoin Depot, and I send this correspondence in regard to the Complaint filed by DDD, Inc., in the Superior Court Spokane County, in the State of Washington (Case No. 232000176-32) against Lux Vending, LLC.

On January 23, 2023, Lux Vending, LLC delivered notice of intent to arbitrate this dispute pursuant to the Commercial Arbitration Rules of the American Arbitration Association (“AAA”), and demanded that DDD, Inc. dismiss its state court action in Washington so that this dispute may be submitted to AAA. Since then, however, it appears that DDD, Inc., has continued with the prosecution of its claims against Lux Vending, LLC in the Superior Court of Spokane County, Washington, and that it has filed a Motion for Declaratory Relief with a hearing scheduled on April 14, 2023.

Please accept this correspondence as a final request and demand that DDD, Inc. submit this dispute to arbitration. If DDD, Inc. does not stay or dismiss this action within five (5) days, Lux Vending, LLC will file a Petition to Compel Arbitration in the Northern District of Georgia. Please be aware that DDD, Inc. has consented to the jurisdiction of such venue, and that Lux Vending, LLC's damages caused by DDD, Inc.'s breach exceed \$75,000.

FORTSON, BENTLEY AND GRIFFIN  
A PROFESSIONAL ASSOCIATION

Michael R. Merritt  
Hawley Troxell Ennis & Hawley, LLO  
February 1, 2023  
Page 2

Thank you for your prompt attention to this matter. In the meantime, my client reserves all rights and remedies provided by law.

Sincerely,

FORTSON, BENTLEY AND GRIFFIN, P.A.



David F. Ellison

cc.

Branden Tawil, Esq. <[branden.tawil@bitcoinddepot.com](mailto:branden.tawil@bitcoinddepot.com)>